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December 13, 2022

Via ECF

The Honorable Louis L. Stanton United States District Judge United States Courthouse, Courtroom 21C 500 Pearl Street New York, NY 10007

Re: East Capital Investments Corp. v. GenTech Holdings, Inc.

1:21-cv-10300-LLS

Request to Schedule Pre-Motion Conference

Dear Judge Stanton:

We write as counsel for Defendant GenTech Holdings, Inc. ("GenTech") to request the scheduling of a pre-motion conference pursuant to your Honor's Individual Practices, § 2.A. The Basile Law Firm P.C. ("TBLF"), desires a pre-motion conference be scheduled to address its intent to move the Court for an Order granting leave to withdraw as GenTech's counsel under Local Civil Rule 1.4 of the Local Rules of the United States District Courts for the Southern and Eastern Districts of New York.

We thank the Court for its attention in this matter.

Respectfully submitted,

THE BASILE LAW FIRM P.C.

/s/ Christopher M. Basile

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